

IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION

FUNimation ENTERTAINMENT,
Plaintiff

v.

A.D. VISION, INC., JOHN ROBERT LEDFORD
II, AESIR HOLDINGS L.L.C., SXION 23 L.L.C.,
SERAPHIM STUDIOS, L.L.C., VALKYRIE
MEDIA PARTNERS, L.L.C.SENTAI
FILMWORKS, L.L.C., SENTAI HOLDINGS,
L.L.C., and UNIO MYSTICA HOLDINGS,
L.L.C., f/k/a UNIOMYSTICA, L.L.C. d/b/a
SWITCHBLADE PICTURES,
Defendants.

A.D. VISION, INC.
Third-party Plaintiff,

v.

FUNIMATION PRODUCTIONS, LTD.,
ANIMEONLINE, LTD., FUNIMATION GP,
LLC, FUNIMATION LP, LLC, FUNIMATION
HOLDINGS, LLC, ANIME HOLDINGS, LLC,
FUNIMATION LP, LLC and GEN FUKUNAGA,
Third-party Defendants.

CIVIL ACTION NO. 4:12-cv-1736

JURY DEMAND

SCHEDULING/DOCKET CONTROL ORDER

This Scheduling/Docket Control Order is made subject to and without waiving any party's right to seek a stay of discovery and/or extension of deadlines to permit resolution of potentially dispositive motions.

Anticipated Length of Trial: **10** Days

Jury: **X** Non-Jury: _____

1. NEW PARTIES shall be joined by:
The Attorney causing the addition of new
parties will provide copies of this
Order to new parties.

November 27, 2012

2. EXPERT WITNESSES for any party seeking affirmative relief;
(including but not limited to any PLAINTIFF,
PLAINTIFF-IN- COUNTERCLAIM, or THIRD PARTY PLAINTIFF);
identified by a report listing the qualifications of each expert,
each opinion that the expert will present, and the basis for it.
DUE DATE: April 8, 2013

3. EXPERT WITNESSES for all remaining parties; (including
but not limited to any DEFENDANT,
DEFENDANT-IN-COUNTERCLAIM, or THIRD PARTY DEFENDANT)
and will be identified by a report listing the
qualifications of each expert, each opinion
that the expert will present, and the basis for it.
DUE DATE: May 6, 2013

4. DISCOVERY must be completed by: July 5, 2013
Written discovery requests are not timely if they
are filed so close to this deadline that the recipient
would not be required under the Federal Rules of
Civil Procedure to respond until after the deadline.

5. DISPOSITIVE AND NON-DISPOSITIVE
MOTIONS (except motions *in limine*) will be filed
by: August 6, 2013
(Due 90 Days Prior to Trial Date)

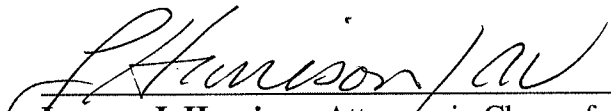
6. JOINT PRETRIAL ORDER and MOTIONS
IN LIMINE (The Court will fill in this date.) October 28, 2013
(Due Monday one week before trial.)

7. TRIAL will begin at 8:30 a.m. November 4, 2013
(15 Months from date case if filed.)

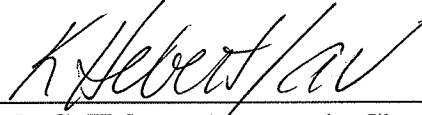
Date

Keith P. Ellison
United States District Judge

Date

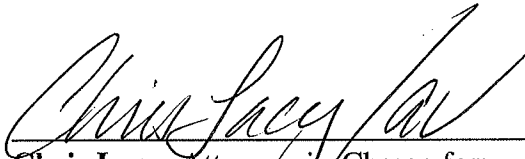

Lauren J. Harrison, Attorney-in Charge for:

FUNimation Productions, Ltd., Anime Holdings, LLC, FUNimation GP, LLC, FUNimation LP, LLC, FUNimation Holdings, LLC, and Gen Fukunaga



Date

Kyle C. Hebert, Attorney-in-Charge for:
Aesir Holdings, Sxion 23 L.L.C., Seraphim Studios, L.L.C., Valkyrie Media Partners, L.L.C., Sentai Filmworks, L.L.C., Sentai Holdings, L.L.C. and Unio Mystica Holdings, L.L.C., f/k/a Uniomystica, L.L.C. d/b/a Switchblade Pictures



Date

Chris Lacy, Attorney-in-Charge for:
A.D. Vision, Inc. and John Robert Ledford, II